REMARKS

The foregoing amendments are made solely to insert the required SEQ ID NO

identifiers associated with various listed sequences. No new matter is added by way of these

amendments.

In response to the Notification of Missing Parts mailed October 14, 2005,

Applicants enclose the accompanying paper copy (written form) entitled "Sequence Listing"

and two copies of a disk containing the Sequence Listing in computer readable form (PatentIn

V.3.3). The information recorded in computer readable form is identical to the written

sequence listing submitted herewith. No new matter is added by way of entry of this

Sequence Listing. It is believed that the application is now in compliance with the sequence

rules, 37 C.F.R. 1.821-1.825.

Applicants believe that no fees are due with this response. However, if

required, the Commissioner is authorized to charge any necessary fees associated with this

response to Barnes & Thornburg, Deposit Account No. 10-0435, with reference to our matter

6398-78031.

With entry of the foregoing amendments, the application is believed to be in

condition for examination and allowance. Consideration of the claims, leading to their

allowance and passage of the application to issuance, is respectfully requested.

Respectfully submitted,

Celrecca Ball

Rebecca L. Ball

Registration No. 46,535

Attorney for Applicants

RLB

Indianapolis, Indiana 46204

317-231-7511

INDS02 ELEHR 780994v1

5